

## Max's Briefing on Hwy 37

### I. General Information

- Amount of time that it has taken to come to some conclusions—however, very beneficial for some of the team members
- Have not come to agreement on how to present the data
- Need to decide how to deal with non-detects—still undecided

### II. Recommendations that we do agree on:

- Recommend MDOT consult OSHA for how to implement regs
- Need to maintain balance on what is provided
- Can provide what EPA does for it's workers
- MDOT must monitor their own employees

### III. Where there are disagreements:

- What data we provide
- Summary of data—how we interpret it
- Whether we use raw data and just caveat that it has not been QA'd
- Whether we interpret the data that we provide
  - o Things to consider:
    - Since EPA are the experts at Libby now, we are obligated to assist entities that need help with their questions
    - Under the Law, OSHA makes the decision

### IV. Next Steps:

- Memo that lays out EPA response (with or without data), and
- Discuss more information with MDOT and find out what they need to know, or
- Present the data to MDOT (share data without distributing the data)
- Depending on what we decide (whether to give data, etc.), we will be expected to do this for other parties and do we have the data to do this?